IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS EASTERN DIVISION

JAMES MCALPHIN, ADC # 88328

PLAINTIFF

v.

No. 2:13-cv-145-DPM-JJV

N. OBI, Doctor, ADC, EARU; BALL, Doctor, ADC, EARU; and G. CAMPBELL, APN, ADC, EARU

DEFENDANTS

ORDER

McAlphin's motion for reconsideration, $N_{\mathbb{Q}}$ 49, is granted. McAlphin filed his addendum, $N_{\mathbb{Q}}$ 45, after the Court had adopted Magistrate Judge Volpe's recommendation. The Court will therefore revisit the matter. In his motion for a temporary restraining order and preliminary injunction, $N_{\mathbb{Q}}$ 2, McAlphin asked that Defendants set up a follow-up visit for him with a cardiologist, provide him with pain medication, and readminister a holter monitor test. $N_{\mathbb{Q}}$ 2 & 3. The Defendants say, and the Court agrees, that since McAlphin filed his motion in October 2013, he has been seen by a cardiologist, has received a holter monitor test, and has been prescribed pain medicine. The medical records that McAlphin provides in his addendum show the

results of his completed holter monitor test, N_{\circ} 45 at 3-16, and document his follow-up visit with a cardiologist, N_{\circ} 45 at 17-19. McAlphin's new requests that a sleep apnea test be conducted and that he be housed in temperatures less than eighty degrees, N_{\circ} 49 at 3, are beyond the scope of his original motion. They should be raised in a separate motion if McAlphin still seeks relief.

So Ordered.

D.P. Marshall Jr.

United States District Judge

29 July 2014

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